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## **PCT**

REC'D	1 9 APR 2005	
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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

	(PCT Article 36 and	Rule 70)		
Applicant's or agent's file reference P02EB001/PCT	FOR FURTHER ACTION	SeeNotificationofTransmittalofInternationalPrel Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date(day/m	onth/year)	Priority date (day/month/year) 26 DECEMBER 2002 (26.12.2002)	
PCT/KR2003/002840	24 DECEMBER 2003 (			
International Patent Classification (IPC IPC G06T 15/00  Applicant	y or national Glassification and it		·	
Electronics and Telecommun	ications Research Institut	e et al		
and is transmitted to the applica	examination report has been preport according to Article 36.  I of3sheets, included		rnational Preliminary Examining Authority	
This report is also accom amended and are the basis	panied by ANNEXES, i.e., sheets	of the description	on, claims and/or drawings which have been ions made before this Authority (see Rul	
These annexes consist of a tota	ofsheets.	•		
IV Lack of unity of in  V Reasoned stateme citations and expla  VI Certain documents  VII Certain defects in	t of opinion with regard to novelt vention nt under Article 35(2) with regard nations supporting such statemen	i to novelty, inve	and industrial applicability  ntive step or industrial applicability;	
Date of submission of the demand	Date	of completion of	f this report	
08 JUNE 2004 (0	8.06.2004)	22 MARCH	2005 (22.03.2005)	
Name and mailing address of the IPEA	l l	norized officer		
Korean Intellectual Prope 920 Dunsan-dong, Seo-gu Republic of Korea	rty Office n, Daejeon 302-701,	LEE, Seung Ha		
Facsimile No. 82-42-472-7140	Tele	Telephone No. 82-42-481-5761		



International aplication No.

PCT/KR2003/002840

I.	Basis	s of the report	
1.	With	regard to the elements of the international application:*	
	$\boxtimes$	the international application as originally filed	
		the description:	
		pages	, as originally filed
		pages, filed with the letter of	, filed with the demand
		the claims:	<del></del>
	Ш	pages	, as originally filed
		pages, as amended (together with any	
		pages, filed with the letter of	, filed with the demand
		the drawings: pages	
		pages	, as originally filed , filed with the demand
	_	pages, filed with the letter of	, mos with the defining
	Ш	the sequence listing part of the description:	
		pagespages	, as originally filed
•		pages, filed with the letter of	, filed with the demand
•			
2.	With	n regard to the language, all the elements marked above were available or furnished to this Author	ority in the language in which
	Thes	nternational application was filed, unless otherwise indicated under this item. se elements were available or furnished to this Authority in the following language	
	П		which is
	$\vdash$	the language of a translation furnished for the purposes of international search (under Rule 23.	1(b)).
		the language of publication of the international application (under Rule 48.3(b)).	
	Ш	the language of the translation furnished for the purposes of international preliminary examinor 55.3).	nation(under Rules 55.2 and/
_	****		
3.	prel	h regard to any nucleotide and/or amino acid sequence disclosed in the international appli iminary examination was carried out on the basis of the sequence listing:	cation, the international
		contained inthe international application in written form.	
	Ш	filed together with the international application in computer readable form.	
		furnished subsequently to this Authority in written form.	
		furnished subsequently to this Authority in computer readable form	
		The statement that the subsequently furnished written sequence listing does not go bey	ond the disc losure in the
		international applicationas as fried has been furnished.	
	Ш	The statement that the information recorded in computer readable form is identical to the w been furnished.	ritten sequence listing has
4.		The amendments have resulted in the cancellation of:	
	L1		•
		the description, pages the claims. Nos	
		the claims, Nos	<del></del>
5.		the drawings, sheets	
		This report has been established as if (some of) the amendments had not been made, since go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	they have been considered to
	Replacin this	cement sheets which have been furnished to the receiving Office in response to an invitation und copinion as "originally filed." and are not annexed to this report since they do not contain ( 0.17).	der Article 14 are referred to amendments (Rules 70.16
**	Any re	eplacement sheet containing such amendments must be referred to under item I and annexed to	this report.

## INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No. PCT/KR2003/002840

٧.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement			-
	Novelty (N)	Claims	1-18	YES
		Claims		NO
	Inventive step (IS)	Claims	1-18	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-18	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

D1: US 5754676 A

D2: "A content-based search engine for VRML databases"

D3: PAJ 2002099556 A

D4: PAJ 2001325295 A

The present invention relates to apparatus and method for describing and retrieving three-dimensional image data. The describing apparatus is characterized by a database for storing descriptors describing 3-D data, and a descriptor adding means for reading the descriptors from the database and then adding those to an inputted data. The descriptors have the characteristics of the 3-D data at an acquisition procedure, a representing procedure, and a display procedure. The retrieving apparatus operates with a descriptor comparison means to compare the descriptors abstracted corresponding to an inputted data with the descriptors of the database.

D1-D4 shows image classification methods, but none of D1-D4 reveals the construction of a database made of descriptors at an acquisition, a representing, and a display procedure, and reveals the search process by using the descriptors. Therefore, the invention, as in claims 1-18, is considered to be novel, to involve an inventive step and to be industrially applicable.